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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/645,281	08/21/2003	Jacqueline K. Pease	10159-RE (HPC-100US)	7253
7	590 05/11/2005	EXAMINER		
Gary A Samu	el Chief Counsel Inte	CHIN, PETER		
Hercules Incor	porated			
Hercules Plaza			ART UNIT	PAPER NUMBER
1313 North Market Street			1731	
Wilmington, I	DE 19894-0001			

DATE MAILED: 05/11/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No. Application No. Application No. 10/645,281 PEASE ET AL									
## Examinar Peter Chin 1731 ## Tunit Peter Chin 1731 ## A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. ## Examinous of time may be available under the precisions of 37 CRR 1.13(b). It is no event, however, may a reply be sinely filled 1831 ## Tunit Peter Chin 1832 ## Tunit 1832 ## Tunit 1832 ## SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. ## Examinous of time may be available under the precisions of 37 CRR 1.13(b). It is no event, however, may a reply be sinely filled 1832 ## Tunit			Application No.	Applicant(s)					
Peter Chin 1731	Office Action Commence		10/645,281	PEASE ET AL.					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensives the time may be exhibited under the provision of 37 CFR 1.13(g). In no event, however, may a reply be timely filled Extensive time may be exhibited under the provision of 37 CFR 1.13(g). In no event, however, may a reply be timely filled Extensive time may be exhibited under the provision of 37 CFR 1.13(g). In no event, however, may a reply be timely filled Extensive time the provision of the provision of the provision of the period for reply specified above. In the maintain statisticy provision like (SM MONTH) from the realing date of this communication. Finding to reply whitin the set or schedule pricinal for reply will, by exhibit to reply pay and we depic 150 (M MONTH) from the realing date of this communication. Finding to reply whitin the set or schedule pricinal for reply will, by exhibit to reply pay and we depic 150 (M MONTH) from the realing date of this communication. Finding to reply whitin the set or schedule pricinal for reply will, by exhibit to receive the application, and the communication. Finding to reply whitin the set or schedule pricinal for reply will be schedule. 1) Responsive to communication(s) filled on 27_January 2005. 2a) This action is FINAL. 2b) This action is find. 2a) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s)		Office Action Summary	Examiner	Art Unit					
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2a) ☐ This action is FINAL. 2b) ☐ This action is non-final. 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) ☐ Claim(s) 1-35 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) is/are objected to. 9) ☐ The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on is/are: almost corrected or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a), Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: 1 ☐ Certified copies of the priority documents have been received in Application No 3 ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). *See the attached detailed Office action for a list of the certified copies not received. **Attachment(s)**	Status								
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DETAILED ACTION

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1. Claims 1-36 are rejected under 35 U.S.C. 251 as being based upon new matter added to the patent for which reissue is sought. The added material which is not supported by the prior patent is as follows:

There is no support in the originally filed specification for a polybutylene having a number average MW of 112. There is nothing in the specification that would indicate or support n = 0 in the formula for the polybutylene. The originally claimed and disclosed lower limit of 50 for the number average MW could just as well be a typographical error for 500 (and requisite average value of n to achieve the MW of 500).

- 2. Claims 1-35 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. There is no support in the originally filed specification for a polybutylene having a number average MW of 112. There is nothing in the specification that would indicate or support n = 0 in the formula for the polybutylene. The originally claimed and disclosed lower limit of 50 for the number average MW could just as well be a typographical error for 500 (and requisite average value of n to achieve the MW of 500).
- 3. The original patent, or a statement as to loss or inaccessibility of the original patent, must be received before this reissue application can be allowed. See 37 CFR 1.178.

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Response to Arguments

Applicant's arguments filed January 27, 2005 have been fully considered but they are not persuasive.

- 1. Applicant urge in regard to the 35 USC 251 rejection that when n=0 in Formula I, the resulting number average molecular weight (MW) is 112 and while there is no explicit support for n=0 in the originally filed disclosure one of ordinary skill in the art would readily determine that n would be equal to zero. As further evidence Applicant point to the preferred embodiment in which the MW ranges from 100 to 1000 and Table 1 where Examples PB-1 and PB-2 have MWs of 370 and 455. Clearly the MW lower limit of 50 and 1000 in the preferred range is in error however, there is no disclosure including the examples that support n equal zero. In fact the examples show n is greater than zero.
- 2. In regard to the 35 USC 112, paragraph 1 rejection, it is Applicant's contention that one of ordinary skill in the art given the formula and the MW range of 50 to 3000 would have calculated or otherwise determined the value of n. However, that may be, there is no disclosure that would indicate or support the value of n equal zero.
- 3. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Peter Chin whose telephone number is (571) 272-1186. The examiner can normally be reached on Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven Griffin can be reached on (571) 272-1189. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Peter Chin Primary Examiner Art Unit 1731